

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION RELATING TO PRIORITY CLAIM

(PCT Rules 26bis.1 and 26bis.2 and
Administrative Instructions, Sections 402(c) and 409)

Date of mailing (day/month/year) 15 September 2006 (15.09.2006)	To: GESTHUYSEN, VON ROHR & EGGERT Huysseallee 100 45128 Essen ALLEMAGNE
Applicant's or agent's file reference 06.0175.3.mo	IMPORTANT NOTIFICATION
International application No. PCT/EP2006/002169	International filing date (day/month/year) 09 March 2006 (09.03.2006)
Applicant INNOVATIONEN ZUR VERBRENNUNGSTECHNIK GMBH et al	

The applicant is hereby notified of the following in respect of the priority claim(s) made in the international application.

1. **Correction of priority claim.** In accordance with the applicant's notice received on , the following priority claim has been corrected, according to paragraph 176 of the PCT Receiving Office Guidelines where applicable, to read as follows:
 - even though the indication of the number of the earlier application is missing.
 - even though the following indication in the priority claim is not the same as the corresponding indication appearing in the priority document:
2. **Addition of priority claim.** In accordance with the applicant's notice received on 28 March 2006 (28.03.2006) , the following priority claim has been added:
EP 21 February 2006 (21.02.2006) PCT/EP2006/001557
 - even though the indication of the number of the earlier application is missing.
 - even though the following indication in the priority claim is not the same as the corresponding indication appearing in the priority document:
3. **As a result of the correction and/or addition of (a) priority claim(s) under items 1 and/or 2, the (earliest) priority date is:**
01 September 2005 (01.09.2005)
4. **Priority claim considered not to have been made**
 - The applicant failed to respond to the invitation under Rule 26bis.2(a) (Form PCT/IB/316) within the prescribed time limit.
 - The applicant's notice was received after the expiration of the prescribed time limit under Rule 26bis.1(a).
 - The applicant's notice failed to correct the priority claim so as to comply with the requirements of Rule 4.10.

The applicant may, before the technical preparations for international publication have been completed and subject to the payment of a fee, request the International Bureau to publish, together with the international application, information concerning the priority claim. See Rule 26bis.2(c) and the *PCT Applicant's Guide*, Volume I, Annex B2(1B).
5. The priority claim cannot be corrected/added since the applicant's notice was received on after the expiration of the prescribed time limit under Rule 26bis.1(a).
6. **Where multiple priorities have been claimed, the above item(s) relate(s) to the following priority claim(s):**

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7. A copy of this notification has been sent to the receiving Office and

- to the International Searching Authority (*where the international search report and the written opinion of the International Searching Authority have not yet been issued*).
- to the International Preliminary Examining Authority (*where a demand for international preliminary examination has been filed*).
- the designated Offices (*in accordance with Rule 93bis*).